

Pipe Valves Fittings

THE SCRANTON SUPPLY AND MACHINERY CO.

Norrman & Moore
FIRE INSURANCE
120 Wyoming Avenue

Lackawanna
THE
Laundry
508 Penn Ave. A. B. WARMAN.

Big Cut in Ladies',
Misses' and Chil-
dren's All-wool

Hose

See Them in our
Bargain Window.

MEARS & HAGEN,
415 Lacka. Avenue.

Carpets,

Wall Papers,

Window Shades,

Draperies,

Matings, Rugs, etc.

WILLIAMS & McANULTY.

127 Wyoming Ave.

CITY NOTES.

Common council will hold a regular meeting this evening.

The Caledonians will banquet at the Wyoming this evening.

Mr. and Mrs. E. B. Jerny entertained a number of friends last evening at their Jefferson avenue home.

Lieutenant Governor Watres, C. D. Simpson and T. H. Watkins were in Philadelphia long enough Tuesday to get their names in the papers.

The Young Men's Christian Association second basketball team will go to Pittston this evening and play in the Young Men's Christian Association at that place.

General Manager H. A. Archer, of the Scranton Traction company, has rented the Manassah house on Jefferson avenue and will take possession in about a month.

A musical and literary entertainment will be given at the Park Place Methodist Episcopal church next Tuesday evening. A programme of much interest has been prepared.

The ladies of the Elm Park church are a fertile company. This evening they serve supper to the hungry multitude from 6 to 8, and then they spread before those who have enjoyed the feast an intellectual feast. Levin Irvin Handy, the king of platform speakers, will deliver his lecture, "The Road to Victory."

The young ladies of the First Presbyterian church will give a "pink tea" this evening in the lecture room of the church. Dr. and Mrs. McLeod will receive and Mrs. Frank E. Pratt, Mrs. H. M. Scranton, Mrs. Post and other young ladies of the church will assist. There will be also a unique entertainment in connection with the tea which might well be called the "Mystic String."

We open in our new store this morning. THE SCRANTON CASH STORE.

THEIR CLAIMS HAVE BEEN SETTLED.

John Burns and his daughter bring suit as a matter of form.

Papers in the trespass suits of John Burns, of Avoca, and his daughter, Sadie Burns, against the Scranton Traction company, were filed with Probationary Judge yesterday by Attorney John H. Harris.

On Dec. 30, 1893, Mr. Burns' little daughter was struck by an electric car on Lackawanna avenue and severely injured. The claims of father and daughter were settled by the company for \$250.

The suits have been brought as a matter of form so that the records of the court will show in the future that a settlement of the claims was effected.

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MR. GOLDEN IS TURNED DOWN.

Polling Place of First District of Sixth Ward Removed from His House.

Court has made an order changing the polling place of the First district of the Sixth ward from the house of Select Councilman Patrick Golden to the vacant lot of Mrs. Mary Casick. The change was made in accordance with the wishes of many petitioners.

They alleged that the present polling place is unsanitary and much too close to the place where Mr. Golden dispenses his stimulants.

The movement to have the polling place changed was led by Mr. Golden's political opponents.

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YOUNG PEOPLE UNITED

Nuptials of Miss Eva Goldsmith and Leon Levy Solemnized in Excelsior Hall.

ROOMS ELABORATELY DECORATED

The Wedding, Attended by a Large Number of Guests Both from This and Other Cities—Elegant Costumes Worn by the Ladies of the Bridal Party—Scene of Beauty and Enjoyment.

The marriage of Miss Eva Goldsmith, daughter of Mr. and Mrs. Aaron Goldsmith, of Wyoming avenue, to Leon Levy, of Wilkes-Barre, was solemnized last evening at 6 o'clock in the handsome parlors of the Excelsior club on Wyoming avenue. Rev. Fuerlich performed the ceremony.

The nuptial service was performed in the large parlor on the third floor. The room was most tastefully decorated. The pillars supporting the ceiling were gracefully festooned with evergreen and the chandeliers were draped with smilax. The western end of the room was one large bank of palms and it was here that the ceremony was performed. The couple stood under a large marriage bell of white carnations with a tangle of pink carnations.

ELABORATE COSTUMES WORN.

The bridal party consisted of the bride and groom and two maids of honor, Miss Minnie Goldsmith, sister of the bride, and Miss Nina Seeman, of Greenville, N. J., and the two bridesmaids, Miss Pauline Goldsmith, sister of the bride, and Miss Flora Levy, sister of the groom. The bride wore an exquisite costume of white moire silk and carried a large bouquet of white carnations and lilies of the valley. The maids of honor wore white brocade satin and carried pink roses. The bridesmaids wore blue brocade satin and also carried pink roses.

The wedding supper was served in the Excelsior large hall. This hall was a picture of entrancing loveliness. Four electric lights shed a mellow blue light over the scene and each table was furnished with a half dozen magnificent banquet lamps which gave forth subdued light of various hues. Extensive evergreen and smilax with large banks of palms gave the hall the appearance of a woodland bower. During the supper Bauer's orchestra furnished music.

OUT OF TOWN GUESTS.

The guests from out of the city were: Mr. and Mrs. George Galland, Mr. and Mrs. S. J. Strauss, Miss Bertha Strauss, Miss Colla Strauss, Mr. and Mrs. S. Langfield, Mr. and Mrs. Charles Long, Mr. and Mrs. George Long, Mr. and Mrs. Long, Mr. and Mrs. E. Lowenstein, Rev. I. Joseph, Mrs. Matilda Wiseman, Mr. and Mrs. L. B. Blatner, Miss Carrie Weiss, Max Galland, Mr. and Mrs. M. Burghard, Mr. and Mrs. A. Babney, Mr. and Mrs. Joseph Cohen, Mr. and Mrs. S. Long, Miss Hoffmeister, Sam Falk, Miss Tillie Falk, Dr. Charles Long, Miss Constance, Charles Constance, Miss Hannah Rubin, Leo W. Long, Miss S. Long, Mr. and Mrs. Charles Blumenthal, Mr. and Mrs. Isaac Long, Miss Flora Levy, F. S. Levy, Maurice Levy, Leo Levy, Miss Laura, Mr. and Mrs. Isaac Harris, Mr. and Mrs. Mose Marks, of Wilkes-Barre, Mr. and Mrs. H. M. Wiseman, Miss Maud Wiseman, Mr. and Mrs. George Cohen, of Pittston, Mr. and Mrs. J. C. Greenwald, Mr. and Mrs. Dan Greenwald, Mr. and Mrs. Mose Cohen, Miss Jennie Simons, Isaac Simons, Mrs. Dora Marks, Mose Cohen, Mr. and Mrs. Hiram Cohen, Isaac Cohen, of Bradford, Herman Jones, Miss Bessie Livewright, Myer Frank, Mr. and Mrs. H. H. Idelberg, Henry Wertheimer, Joseph Wertheimer, Mr. and Mrs. Jacob Frank, Mr. and Mrs. Morris Livewright, Mr. and Mrs. Benjamin Greenwald, Aaron Greenwald, Mr. and Mrs. M. E. Vanderwey, Mr. and Mrs. A. Levy, I. Schwab, Mr. and Mrs. Harry F. Stern, Kaufman, Mr. and Mrs. L. S. Smith, of Milwaukee, Wis.; Eugene Galland, Mr. and Mrs. Sami Friends, Miss Adelle Friends, Mr. and Mrs. Eugene Stille, William Simons, Benjamin Cohen, of New York; Mrs. Prudent, Miss Ray, Prudent, of Balltown, Miss Nina Seeman, of Greenville, N. J., Mr. and Mrs. S. Kline, A. Salim, Miss Millie Salim, of Carbondale; Mr. and Mrs. Alex Meyer, of Richmond, Va.

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CASES FOR THE SUPREME COURT.

Causes in Which Appeals Have Been Taken From the Decision of Our Courts.

Among the important Lackawanna county cases that will be argued before the supreme court next month are the appeals in the matter of the creation of the borough of Taylor and annexing a portion of Lackawanna township to the city of Scranton.

Other cases that will be argued are the appeal of James Daw, burgess of Dickson City borough, in the equity suit against the Enterprise Powder Manufacturing company; Patrick Corcoran, appellant, against County of Lackawanna, Joseph A. Daale, appellant, against Arthur and William G. Daale; U. G. Stockwell, appellant, M. O. Webster, M. and J. S. Perrine against John Jerny, appellant; F. L. Brown against Dr. A. E. Barr, appellant; Henry B. Granley against John Jerny, appellant; Joseph Chilton and others against the city of Carbondale; appellant; John Davies, appellant, against Emma J. Clark and others; Michael Larkin against the city of Scranton, appellant; Emma A. Plummer, appellant, against Hillside Coal and Iron company and the Lackawanna Coal company limited, city of Scranton, appellant, against Nicholas Bush.

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TRIBUNE BOOK COUPON.

FOUR of these COUPONS, presented at The Tribune Office, corner Penn avenue and Spruce street, entitles the holder to all the privileges of the unparalelled offer for distributing popular books among our readers. The offers made by The Tribune management are as follows:

15 CENTS and Four Coupons for any volume in the "Illustrated" series. Over 100 titles to select from.

25 CENTS and Four Coupons for a 10 volume set of Dickens' complete works.

20 CENTS and Four Coupons for any book in the "Hugby" series.

25 CENTS and Four Coupons for any book in the Oxford Series.

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FOR SALE AT BARGAIN.

Two 30-foot quartered oak counters, one 25-foot quartered oak wall case, one 12-foot show case, five oak tables and chairs, and all other furniture in the store at 222 1/2 Young avenue, Y. M. C. A. building. Inquire at Frank Meyer's office.

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CARD OF THANKS.

I desire to thank the friends of my late husband, and especially his associates in the Dickinson works, and the officials of the company for the sympathy and kindness shown in my recent great bereavement.

Mrs. L. S. FELLOWS.

224 Wyoming Avenue.

Guertney Bros. have leased the store at 224 Wyoming avenue, where they will locate on April 1st and will continue their wholesale and retail business of selling pianos and organs of the best makes.

The Women's guild will serve dinner and tea today at 12 o'clock at the Scranton Y. M. C. A. building, from 12 to 2 p. m. to S. Dinner 50c, tea 25c.

DEGAN ON THE STAND

He Says He Shot in the Air to Drive Simonson Off His Farm.

VERDICT IN THE DEVANNEY CASE

Court Directs That It Be One of Not Guilty—Costs Placed on the Prosecutor by the Jury—Thomas Campbell Conducted His Own Case—Jury Found Him Guilty of Larceny—The Other Cases Passed Upon.

William Degan was arraigned before Judge Edwards in the main court room yesterday morning on a charge of having on Aug. 21 last attempted to kill A. E. Simonson on Degan's farm in Roaring Brook township. Major Everett Warren is assisting District Attorney Kelley to prosecute the case and Attorney John F. Scragg and Attorney Agib Ricketts, of Wilkes-Barre, defended Degan, who is a man 35 years of age.

He owns a farm in Roaring Brook township, a portion of which the Gas and Water company took under the powers of eminent domain. Viewers were appointed by the court and awarded Degan damages. From their award that gentleman appealed. In the meantime the company put a force of men at work clearing up the land. These workmen were in charge of E. A. Simonson. Degan then obtained an injunction and when, on Aug. 21, Simonson and his men went to work, Degan attacked them with his gun and fired two shots at Simonson with the evident intention of inflicting severe injury, so that gentleman testified.

DEGAN'S VERSION OF THE AFFAIR.

Degan was called to the stand in defense and admitted having fired two shots. He said he fired in the air and had no intention of injuring Simonson, but wished to drive him off his land. He said that when Simonson and his workmen entered on his land on the morning of Aug. 21 he sent his son to tell them to depart.

They refused and Degan taking his son's gun which was loaded only with powder when out to where Simonson was, "Did Bob Reeves not tell you to stop?" he asked Simonson.

"No he did not," was the reply. "I'll stop you then," shouted Degan, and he fired. After the first shot Simonson ran.

Several witnesses were called to prove Degan's good character. Others testified that Simonson told them that if Degan's gun was loaded with anything he would have been killed. In rebuttal Deputy Sheriff Craig and Warden Grimes testified that after the shooting Degan went to the sheriff's office and gave himself up, saying he had shot a man. When court adjourned yesterday afternoon Attorney Ricketts had concluded his argument to the jury for the defense. This morning the closing argument for the prosecution will be made.

DEVANNEY NOT GUILTY.

Yesterday morning Judge Edwards directed that a verdict of not guilty be taken in the case of malicious mischief against Martin Devanney but sent the jury out to dispose of the question of costs, suggesting that it might be proper to place them on the county. The jury thought otherwise and directed that the prosecutor, C. R. Smith, pay them.

In the case of Michael Robbing a verdict of not guilty was returned but he was directed to pay the costs.

Polander Rush was arraigned charged with the larceny of \$27 from George Lock, of Sport hill. The charge could not be sustained and a verdict of not guilty was returned.

Thomas Campbell, of the West Side, pleaded not guilty to a charge of having robbed an Arabian peddler named Thomas Micho. He had no attorney and conducted his own defense with much vigor.

Micho said that on July 3 Campbell accosted him on Grant avenue on the West Side, snatched the box containing the articles he had for sale and ran away. Attorney Joseph O'Brien conducted the prosecution and severely cross-examined the defendant, who said the box was stolen by two young men with whom he was not acquainted. The jury found Campbell guilty of larceny.

MICHAEL GODFREY ON TRIAL.

Just before court adjourned for the day in No. 2, Michael Godfrey of Olyphant was arraigned charged with selling liquor on Sunday and without a license. Martin S. Molata is the prosecutor. Attorneys Halstader and Fred Stark, represent the prosecution and Attorney Joseph O'Brien, the defense.

James Brock pleaded guilty to having attempted to make an infant assault on Annie Wisnifus the 7-year-old daughter of Andrew Wisnifus of the West Side. The assault was attempted one afternoon about three months ago in a field near the Hyde Park Catholic cemetery. Brock, who is about 30 years of age, was remanded until Saturday for sentence.

Felix Hanlon pleaded guilty to a charge of having stolen a suit of clothes from the room of one of the boarders at the St. Charles hotel. He was sentenced to pay a fine of \$10, costs, restore the stolen goods and spend thirty days in the county jail. Hanlon said in extenuation of his offense that he was intoxicated at the time.

DID NOT APPEAR FOR TRIAL.

Peter McDermott, charged with robbery by Anthony Murphy, did not appear for trial, and a capias was issued for him.

Steve Seven was called to stand trial for having run a mine drill through a mole in the mine of Jones, Simpson & Co., at Archbald. He failed to respond and his bail was forfeited and a capias issued for him.

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TO IMPROVE THE CITY

Meeting of Citizens Interested in Building the Proposed Bridges.

STATEMENT OF THE CITY'S DEBT

It is Compared with Other Cities in the State—Compiled from the Census of 1890—Names of Committee-men Who Attended—Permanent Officers Chosen—Colonel Ripple Introduces the Question of Park Purchase.

Notwithstanding the inclemency of last evening, there was a goodly attendance at the central board of trade rooms, of citizens who are interested in the success of the movement intended to improve the city building bridges that will unite the city in all its parts.

Those present were Colonel E. H. Ripple, T. H. Dale, Representative John R. Farr, William Blume, C. J. Boland, Patrick Rush, T. J. Moore, C. W. Westphal, E. E. Kobathian, J. M. Kennerly, P. W. Gallagher, Dr. Williams, George Frable, John E. Roche, D. B. Atherton, John Schauer, Jr., V. H. Lauer, and C. E. Daniels. The following permanent officers were chosen: President, Captain May; secretary, D. B. Atherton; treasurer, Dr. Barnet.

The following committee on literature and statistics was appointed: J. E. Roche, John M. Kennerly, T. H. Dale, Joseph P. Phillips and P. W. Gallagher. It was decided that circulars containing all necessary information for the enlightenment of voters should be printed and distributed liberally.

AS TO THE CITY'S DEBT.

Prior to the meeting Captain May read a list of many cities in this state, showing population, bonded indebtedness and the per capita indebtedness as compiled from the census of 1890. It is as follows:

Cities.	Net bonded debt.	Population.	Debt per capita.
Allentown City	\$1,327,487	105,287	\$14.51
Albany	10,016,825	28,137	44.92
Reading	829,098	58,132	14.14
Altoona	519,886	30,357	19.84
Harrisburg	1,004,956	89,385	25.92
Erie	1,027,309	40,034	25.28
Scranton	351,255	22,215	4.81
Allentown	439,649	25,228	17.43
Lebanon	216,109	14,094	14.74
Wilkes-Barre	178,299	37,718	4.68
Williamsport	704,132	22,423	26.55
Bradford	71,001	10,514	7.04
Norristown	118,191	10,791	5.72
Easton	364,850	14,481	18.29
Philadelphia	2,347,741	1,063,918	28.39
York	116,618	29,793	5.91

DISCUSSING THE PARK.

After the bridge question had been discussed in all bearings Colonel Ripple introduced the question of parks. He stated that it was necessary for the purpose of purchasing the same that an affirmative vote be cast at the approaching election. The matter was discussed favorably by nearly all present and the committee on literature was instructed to prepare a separate tract in relation to the proposed park purchases. It was the consensus of opinion that the park question would act as a stimulus to that of the building of bridges.

Mr. Moore stated that the board of associated charities was contemplating the advisability of given work to the unemployed and if parks could be procured this organization would do much to improve them.

The meeting was most satisfactory. A liberal discussion of the proposed improvements took place and the meeting adjourned to convene again next Monday evening.

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FATHER PROTECTED HIS SON.

Would Not Go on the Stand and Charge Him with Theft.

James Danner, a young man who is considered a very competent plasterer, was arraigned before Judge Archbald yesterday afternoon on a charge of larceny and receiving and Policeman Charles W. Ridgway's name entered as prosecutor.

It is stated that the young man is addicted to the use of strong drink and on six occasions pawned the overcoat to get the wherewithal to crook his elbow. After the seventh pawn Danner crooked his elbow too often because helplessly drunk and was arrested. A pawn ticket found on his person by the police led to the discovery that he had pawned his father's coat. Danner's relatives wanted him prosecuted and on Dec. 20 he was sent to jail to await trial on a charge of larceny and receiving and Policeman Charles W. Ridgway's name entered as prosecutor.

The father, Joseph Danner, was put on the stand yesterday and knocked the prosecution into a comatose condition by declaring that he did not want to prosecute his son for stealing the coat, as he had allowed him to take it. He further stated that they had used the coat in common for three years.

"There seems to be some mistake here," remarked Judge Archbald, "and I will order a verdict of not guilty."

"Your honor, I think this matter should be investigated," said Attorney R. J. Bamish, who was defending Danner. "It seems the police have been persecuting this man."

Sergeant John Davis and Police Officer David Roche were called, but were unable to offer anything tending to sustain the charge.

"I see no use in pursuing this matter," remarked the judge. "I do not desire to," replied Mr. Bamish, "further than to show the public on what flimsy pretexts innocent men are often dragged before the bar of justice."

"Well we will take the precaution of entering a verdict of not guilty," smilingly replied the judge, and it was done. Danner promptly made his exit.

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READLISTER & WEAVER'S and Ballentine's

Are the best. E. J. WALSH, agent, 22 Lackawanna avenue.

JANUARY 25, 1894.

TRIBUNE COUPON

Your choice of three beautiful pictures, "Telephone Girl," "Delivering Christmas Presents" and "Maidens Swinging." Send by mail or messenger or bring coupons like this of three different dates, with 10 cents, stamps or coin, to

TRIBUNE OFFICE,

Cor. Penn Ave. and Spruce St.

We open in our new store this morning. THE SCRANTON CASH STORE.

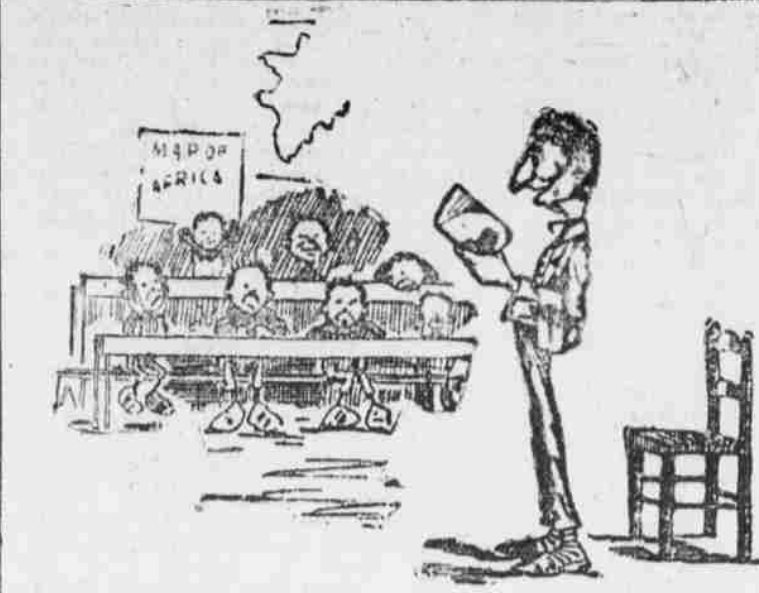
NO FAKE SALE

AT M. BROWN'S BEE HIVE.

25 Per Cent. We will allow 25 per cent. discount on all sales in our Cloak, Fur and Millinery Department before taking inventory.

SPECIAL ANNOUNCEMENT.—On our stock of Dr. Jaeger's Woolen Underwear, etc. (slightly imperfect), we will allow a discount of 15 per cent. The above are bona fide offers and our patrons should not fail to take advantage of them.

BROWN'S BEE HIVE
224 LACKAWANNA AVENUE.



PROF. JOYCE IN COMMAND.

Chimmie Connors Speaks About the Lackawanna School Principal.

"Say, we're de student editor of de TRIBUNE, hey?" inquired a youthful son of America and Bellevue of THE TRIBUNE's office boy yesterday.

"Aw, wot tell duz yer want of him? He's busy an' can't see yer," responded the o. b.

"I'm vex can tell him dat a very particular fren' of mine, wot is called Chimmie Connors by all de blokes wot know him, wants ter see him."

When young Mr. Connors was ushered into the editorial rooms of the TRIBUNE he familiarly greeted each member of the staff, and then sinking into a chair placed his feet upon the desk of the sporting editor, and remarked:

"All of you newspaper ducks is lookin' out o' site wid yer long hair an' wits an' black hats an' dose dizzzy blonde shoes. Sol, on de dead, ef I wuz yer wotter togs lik dose de gang wind shaks me sure. But dat's all ter revlent, as Professor Joyce wud sol. Youse fellows taht I'd shaken youse, didn't youse? Well, dat's all right only as how it is. Ye see 'twas dis way. Give me de cigarette will yer?"

The society editor showed over one of the "Sexton's Hope" brand, and young Connors continued:

"I'm goin' ter school. Wese? Well, now're now, cause how de Professor Joyce is gettin' too gay, an' wants ter

WILL GO TO HOUSE OF REFUGE.

Young Lawrence Loughlin Convicted of Having Stolen a Bag of Rags. Acquitted of Other Charge.

Young Lawrence Loughlin was yesterday convicted of having stolen a bag of rags from Moses Cohen, but recommended to the extreme mercy of the court.

The boy went on the stand and swore that the rags exhibited in court by Moses Cohen were not the ones he sold to Harris Cohen. He said that on July 3 his mother